	TES DISTRICT COU STRICT OF NEW YO 	ORK				
UNITED STA	TES OF AMERICA,					
	٧.			CATION AND ORDER CLUDABLE DELAY		
Jeffery	HURANT ET	EL.,	15 - <b>M</b>	- 780		
***************************************		endant.				
The U	nited States of Americ	ca and the defendant	JEFFRE	HORAT hereby jointly		
request that the	time period from	_10/23/15to	11/23/15	_ be excluded in computing the		
time within wh	ich an information or	indictment must be	filed. The parties	seek the foregoing exclusion of time in order		
because						
	(X) they are	engaged in plea negotiatio	ns, which they believ	e are likely to result in a disposition of this		
case without trial, a	nd they require an exclusion	of time in order to focus	fforts on plea negoti	ations without the risk that they would not		
despite their diliger	nce, have reasonable time	for effective preparation f	or trial,			
( )	( ) they need additional time to investigate and prepare for trial due to the complexity of case,					
( )				18-14-18 to the constraint and and		
This is	the (circle one) first/	second application t	for entry of an o	rder of excludable delay. The		
defendant was	arrested on8/25/15	and released on _	8/25/15	<u> </u>		
My			M.	PT		
Assistant U.S.	Allorney		Counse	el for Defendant		

For defendant to read, review with counsel, and acknowledge:

I understand that federal law generally provides that I have a right to have formal charges lodged against me within thirty days of my arrest and a right to a trial on those charges within seventy days after formal charges have been lodged. I further understand that I do not have to consent to the exclusion of time sought in this application and that, by consenting to entry of this order, the date on which formal charges must be lodged will be delayed and the date for the commencement of any trial on those charges will likely be delayed as well. I also understand that if formal charges are not brought against me within the time required by law, I may seek relief from the court, and that this relief might include dismissal of the complaint now pending against me.

I have reviewed this application, as well as the order annexed below, and have discussed the question of whether I should consent to entry of an order of excludable delay carefully with my attorney. I

for my consent.	ary or the order voluntarily and	or my own nee will.	Thave not been direatened o	r coercea
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<u> 20 24+ 0</u>	で <i>い</i>	Defendati		
Duie		Defendant l		
For Defendant=s	s Counsel to read and acknowl	ledge:		
I certify that I ha	ave reviewed this application as	nd the attached order	carefully with my client. I i	further
	e discussed with my client a de			
	ent to entry of an order of exclu		•	
	application and the attached or		-	
	of his or her own free will, and		•	
consent.		Ml	PT	<u>e</u>
	ORDER OF	EXCLUDABLE DE	LAY	
Upon the	e joint application of the Unite	d States of America a	and defendant Jeffrey	Hwant
····			defendant, the time period fr	
10/23/15	to11/23/15 is hereby e	excluded in computing	g the time within which an in	formation
or indictment mu	ust be filed, as the Court finds	that this exclusion of	time serves the ends of justic	e and
outweighs the be	est interests of the public and th	he defendant in a spec	edy trial because	
this case without without the risk the	given the reasonable likelihood trial, the exclusion of time will a hat they would be denied the rea and the exercise of due diligence.	allow all counsel to for	cus their efforts on plea negoti	ations
( )	additional time is needed to prepare for	r trial due to the complexity	of case.	
( )_				
SO ORDERED	·			•
Dated:	Brooklyn, New York			
	10 /1 ,20 15		United States Magistra	te Judge